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10	,		
	Attorneys for Defendants		
11	IRICO DISPLAY DEVICES CO., LTD. and		
	IRICO GROUP CORPORATION		
12			
13	UNITED STATES DISTRICT COURT		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	SAN FRANCIS	SCO DIVISION	
16			
10		<u>-</u>	
17	IN RE: CATHODE RAY TUBE (CRT)) Case No.: C07-5944 SC	
- /	ANTITRUST LITIGATION)	
18		MDL NO. 1917	
19) MOTION FOR LEAVE TO	
30	This Document Relates To:) <u>WITHDRAW OF PILLSBURY</u>	
20	ALL ACTIONS) <u>WINTHROP SHAW PITTMAN LLP</u>	
21	ALL ACTIONS		
<u> </u>		-)	
22	Pursuant to Local Rule 11-5 Terrence	E. Callan, Joseph R. Tiffany II, and Philip A.	
	Turbuilt to Book Turb II 5, Torrence	2. Canan, voseph in Timany 11, and I map 11.	
23	Simpkins of Pillsbury Winthrop Shaw Pittman LLP ("Pillsbury"), attorneys of record for		
2.4			
24	Irico Display Devices Co., Ltd. and Irico Group Corporation (the "Irico Entities"), hereby		
25	move this Court to permit Pillsbury to withdraw as attorneys of record for the Irico Entities		
	move and court to permit i misoury to withdraw as attorneys of record for the fried Entities		
26	on the following grounds:		
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1	1.	At the request of the Irico Entities, Pillsbury ceased its representation of the	
2	Irico Entities in May 2009, but continued to forward the Irico Entities information		
3	regarding the case status, filings and deadlines. Declaration of Joseph R. Tiffany II in		
4	Support of Pillsbury Winthrop Shaw Pittman LLP's Motion for Leave to Withdraw		
5	("Tiffany Decl.") paragraph 2.		
6	2.	On April 28, 2010, Pillsbury provided written notice to the Irico Entities of	
7	its intention to move for leave to withdraw as counsel. Tiffany Decl., ¶ 3.		
8	3.		
9	have appeared in this case of its intention to move for leave to withdraw as counsel for the		
10	Irico Entities. Tiffany Decl., ¶ 4.		
11	4.	Pursuant to Local Rule 11-5(b), if the Court so directs, Pillsbury will	
12	continue to accept service of papers on behalf of the Irico Entities and to forward such		
13	papers to the Irico Entities in accordance with Local Rule 11-5(b) until substitute counsel		
14	appears on behalf of the Irico Entities. In its April 28, 2010 notice, Pillsbury informed the		
15	Irico Entities that the Court may require that Pillsbury continue to accept service for the		
16	Irico Entities in accordance with Local Rule 11-5(b). Tiffany Decl., ¶ 5.		
17	5.	Pillsbury's withdrawal will not result in any prejudice to any other litigant or	
18	any harm to the administration of justice, and it will not cause any delay in the resolution of		
19	this case.		
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21	Dated: June 23, 2010		
22		PILLSBURY WINTHROP SHAW PITTMAN LLP	
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25		By <u>/s/ Joseph R. Tiffany II</u> Joseph R. Tiffany II	
26		Attorneys for Defendants	
27		IRICO DISPLAY DEVICES CO., LTD. and IRICO GROUP CORPORATION	
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